**PCT** 

REC'D 1 1 JAN 2002

WIPO PCT

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference		nt's file reference	See Notification of Transmittal of International				
P402WO				FOR FURTHER ACTION	• Preliminary	y Examination Report (Form PCT/IPEA/416)	
International application No.			cation No.	International filing date (day/mo	onth/year)	Priority date (day/month/year)	
PC	T/GB0	0/03	242	21/08/2000		21/08/1999	
НО	1J9/02	Pate	nt Classification (IPC) or na	tional classification and IPC			
	licant INTAB	LE F	TIELD EMITTERS LIM	ITED et al.			
1.	This in and is	terna trans	ational preliminary exam smitted to the applicant a	ination report has been prepa according to Article 36.	red by this Inte	ernational Preliminary Examining Authority	
2.	This R	EPO	RT consists of a total of	7 sheets, including this cover	r sheet.		
	be	en a	mended and are the bas	d by ANNEXES, i.e. sheets on the state of the Administrative Instruction of the Administrative Instruction.	ts containing re	on, claims and/or drawings which have ectifications made before this Authority he PCT).	
	These	anne	exes consist of a total of	f 4 sheets.			
3.	This re	port	contains indications rela	ating to the following items:			
	I ☑ Basis of the report						
II Priority					·		
	III 🛛 Non-establishment of opinion with regard t		opinion with regard to novelty	inventive step	and industrial applicability		
	IV		Lack of unity of inventi				
	V	×	Reasoned statement u citations and explanati	inder Article 35(2) with regard ons suporting such statemen	to novelty, inv	rentive step or industrial applicability;	
	VI		Certain documents cit	ed			
	VII		Certain defects in the i	nternational application			
	VIII	⊠	Certain observations of	on the international application	1		
Da	Date of submission of the demand				e of completion o	n uns report	
16	16/03/2001				)1.2002		
	Name and mailing address of the international				norized officer	STANCOUS MICHOL	
pre	preliminary examining authority:  European Patent Office D-80298 Munich				ls, J	The state of the s	
-	Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465				phone No. +49 8	89 2399 2616	



International application No. PCT/GB00/03242

l.	Basis	of the	report
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1.	the and	With regard to the <b>elements</b> of the international application (Replacement sheets which have been turnished to he receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):  Description, pages:						
	1-5,	9-22	as originally filed					
	6,8		as received on	06/12/2001	with letter of	29/11/2001		
	7		with telefax of	20/12/2001				
	Clai	ims, No.:						
	4-49	e	as originally filed					
	1-3		with telefax of	20/12/2001				
	Dra	wings, sheets:						
	1/8-	8/8	as originally filed					
2.			guage, all the elements marked international application was file					
	The	se elements were	available or furnished to this Aut	hority in the fo	ollowing language: ,	which is:		
		the language of a	translation furnished for the pur	poses of the i	nternational search (u	nder Rule 23.1(b)).		
		the language of po	ublication of the international ap	plication (unde	er Rule 48.3(b)).			
		the language of a 55.2 and/or 55.3).	translation furnished for the pur	poses of inter	national preliminary e	kamination (under Rule		
3.			cleotide and/or amino acid sec ry examination was carried out o					
		contained in the ir	nternational application in writter	form.				
		filed together with	the international application in o	computer read	lable form.			
		furnished subsequ	uently to this Authority in written	form.				
		furnished subsequ	uently to this Authority in compu	ter readable fo	orm.			
			at the subsequently furnished wr pplication as filed has been furn		e listing does not go b	eyond the disclosure in		
		The statement that the information recorded in computer readable form is identical to the written sequence						



listing has been furnished.

4.	The	amendments have re	esulted in the cancellation of:
		the description,	pages:
	. 🗆	the claims,	Nos.:
		the drawings,	sheets:
5.			established as if (some of) the amendments had not been made, since they have been ond the disclosure as filed (Rule 70.2(c)):
		(Any replacement sh report.)	neet containing such amendments must be referred to under item 1 and annexed to thi
6.	Add	litional observations, i	f necessary:
III.	Nor	n-establishment of o	pinion with regard to novelty, inventive step and industrial applicability
1.	obvi	ious), or to be industri	e claimed invention appears to be novel, to involve an inventive step (to be non- ially applicable have not been examined in respect of:
	П	the entire internation	al application.
	$\boxtimes$	claims Nos. 32-49.	
be	caus	e:	
			application, or the said claims Nos. relate to the following subject matter which does ational preliminary examination ( <i>specify</i> ):
	×		ns or drawings ( <i>indicate particular elements below</i> ) or said claims Nos. 32,33,49 are so ningful opinion could be formed ( <i>specify</i> ):
		the claims, or said clack	aims Nos. are so inadequately supported by the description that no meaningful opinion
		no international sear	ch report has been established for the said claims Nos
2.	and		Il preliminary examination cannot be carried out due to the failure of the nucleotide nce listing to comply with the standard provided for in Annex C of the Administrative
		the written form has	not been furnished or does not comply with the standard.
		the computer readab	le form has not been furnished or does not comply with the standard.

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes:

Claims 1-31

No:

: Claims

Inventive step (IS)

Claims 1-31

Yes: No:

Claims

Industrial applicability (IA)

Yes:

Claims 1-31

No: Claims

2. Citations and explanations see separate sheet

#### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Ш

1. Independent claim 33:

> This claim is directed to a field electron emitter created by a method according to any one of the preceding claims.

It is noted that these preceding or previous claims relate to a method of creating a composite broad area field electron emitter within an electrode structure that is at least partly preformed. Consequently it cannot be understood what kind of field electron emitter is meant in claim 33. A method for creating a field electron emitter proper has not been defined. Furthermore, claim 33 has been defined as a product (broad area field electron emitter) of a process, without clearly defining the product features. Consequently it is not possible to provide a meaningful opinion on claim 33.

- Independent claims 32 and 49 contain a reference to the description and the 2. drawings which prevents a clear interpretation of the claims.
- 3. Claims 34 - 48

These claims are depending on claims 33. Since claim 33 is not clear, claims 34 -48 are not clear as well.

It has been noted in his letter of reply dated 29.11.01, that the applicant reserves 4. his position and will amend the above-mentioned claims during subsequent national and regional phases, in accordance with local requirements. Consequently, the examiner will provide an examination on the basis of amended claims in the regional phase accordingly.

Reference is made to the following documents: 1.

D1: EP-A-0 932 180 D2: FR-A-2 723 255 D3: GB-A-2 304 989

#### Claim 1: 2.

- D1 discloses a method of creating a composite broad area field electron emitter a. within an electrode structure that is at least partly preformed, the method comprising the steps of:
  - a) providing a masking layer (31) on selected areas of said electrode structure, to define masked areas and unmasked areas of said electrode structure;
  - b) after step a), applying at least a first particulate constituent mixed and a second constituent to said unmasked areas of said electrode structure, such that particles of said first constituent are selectively directed towards desired locations of said unmasked areas; and after step b):
  - c) removing said masking layer from said selected areas, together with any stray quantities of said constituents on said masking layer; and
  - d) processing said constituents to create broad area field electron emission material having sites in said desired locations of said electrode structure (see column 20, line 45 - column 22, line 58).

The subject-matter of claim 1 differs from what has been disclosed in D1 in that in step b) particles of said first constituent are selectively directed towards desired locations within said unmasked areas, thereby avoiding other locations of said unmasked areas.

This feature relates to the problem of preventing the deposition of particles in unwanted areas within the unmasked areas.

In D1 the particles together with the second constituent (binder) are directed to all parts of the unmasked areas. After step b) the binder is removed whereby the

particles are directly adhered to the unmasked areas by Van der Waals force. In the present invention only the particles are directed towards the location within the unmasked areas out if the second constituent. Consequently in step b) the particles are separated from the second constituent and directed to the selected locations in the unmasked areas. This is neither taught in D1 nor the remaining documents D2 and D3. Consequently claim 1 meets the requirements of Articles 33(2) - (4) EPC.

2. Claims: 2-31

These dependent claims are related to embodiments of the invention as set out in the independent claim and as such meet the requirements of Article 33(2) - (4) PCT.

VIII

1. The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

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containing diamond particles is forced into the empty emitter cells 304 using a squeegee 306. The filled assembly is fired to 1080°C in a reducing atmosphere to evaporate the binder and form a compact 320, as shown in Figure 3b of the accompanying diagrammatic drawings, with good electrical and mechanical contact between the diamond and the silicon. Nickel may be added to the paste to facilitate electrical contact. The final assembly is plasma treated and then caesiated to reduce the electron affinity. Geis states that although this structure emits well, there is a very large gate current. Figure 3c of the accompanying diagrammatic drawings shows that this is likely to be caused by both current flow through the compact and emission direct to the gate 334 when voltages 332 and 331 are applied to the gate 303 and anode 330 respectively. Such spurious currents can be large compared to the desired emitted current 333. It is our view that this outcome is inevitable with this approach since the diamond particles tend to cling to the sidewalls of the emitter cells. Another problem is emitting debris 335 being left on top of the gate where it will produce uncontrolled currents 336. Passing mention is made of the use of spray or electrophoretic deposition but no details are given.

Danroc (US Patent 5,836,796) describes the use of electrophoresis to coat microtip emitters with fine diamond particle emitters to enhance emission. A metal additive deposited by electroplating is used to provide good electrical contact between the diamond and the metal microtip. Danroc is concerned only with microtip emitters.

Jin (US Patent 5,811,916) is concerned with field emission displays using a very specific type of diamond material. Jin mentions in passing the use of electrophoresis to dispose particles of this material, which is an emitting material per se, on a substrate, but no details are given.

Preferred embodiments of the present invention aim to provide improved field emitting structures wherein a particulate-containing composite field electron

emitter is made *in situ* within a previously fabricated electrode structure. Said process preferably includes the use of electrophoresis to optimally locate the particles within the electrode structure. The emitter structures may be used in devices that include: field electron emission display panels; high power pulse devices such as electron MASERS and gyrotrons; crossed-field microwave tubes such as CFAs; linear beam tubes such as klystrons; flash x-ray tubes; triggered spark gaps and related devices; broad area x-ray sources for sterilisation; vacuum gauges; ion thrusters for space vehicles; particle accelerators; lamps; ozonisers; and plasma reactors.

- According to one aspect of the present invention, there is provided a method of creating a composite broad area field electron emitter within an electrode structure that is at least partly preformed, the method comprising the steps of:
  - a) providing a masking layer on selected areas of said electrode structure, to define masked areas and unmasked areas of said electrode structure;
    - b) after step a), applying at least a first particulate constituent and a second constituent to said unmasked areas of said electrode structure, such that particles of said first constituent are selectively directed towards desired locations of said unmasked areas; and
- 20 after step b):

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- c) removing said masking layer from said selected areas, together with any stray quantities of said constituents on said masking layer; and
- d) processing said constituents to create broad area field electron emission sites in said desired locations of said electrode structure.
- 25 Preferably, step d) is carried out after step c).

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Said particles of material may be applied in step b) as a plurality of electrically conductive particles in a solution or colloidal dispersion of an electrically insulating material or a chemical precursor therefore, with the process of step d) resulting in said electrically conductive particles being coated in said electrically insulating material.

The process of step d) may include removing fugitive components of said solution or dispersion.

A liquid component of said solution or dispersion may have dissolved in it a chemical precursor for said electrically insulating material, and the method may comprises decomposing said precursor by heat, ultra-violet light or other means to form said electrically insulating material.

Said precursor may be in the form of a sol-gel.

Said precursor may comprise a soluble polymer.

Said particles may comprise electrically conductive particles pre-coated with an electrically insulating material.

Said electrically insulating material may comprise silica.

Step (b) may comprise spray applying said first and second constituents onto said selected areas of said electrode structure, through apertures which are provided on said electrode structure and which direct said particles of said first constituent selectively towards said desired locations.

Said apertures may be defined by parts of said electrode structure which overlie recesses formed in said electrode structure, such that said first and second constituents are directed selectively towards the bottoms of said recesses rather than side walls thereof.

### **CLAIMS**

- A method of creating a composite broad area field electron emitter within an
   electrode structure that is at least partly preformed, the method comprising the steps of:
  - a) providing a masking layer on selected areas of said electrode structure, to define masked areas and unmasked areas of said electrode structure;
- b) after step a), applying at least a first particulate constituent and a second constituent to said unmasked areas of said electrode structure, such that particles of said first constituent are selectively directed towards desired locations of said unmasked areas; and

after step b):

- c) removing said masking layer from said selected areas, together with any stray quantities of said constituents on said masking layer; and
  - d) processing said constituents to create broad area field electron emission sites in said desired locations of said electrode structure.
  - 2. A method according to claim 1, wherein step d) is carried out after step c).
- 3. A method according to claim 1 or 2, wherein said particles of material are applied in step b) as a plurality of electrically conductive particles in a solution or colloidal dispersion of an electrically insulating material or a chemical precursor therefor and the process of step d) results in said electrically conductive particles being coated in said electrically insulating material.



## INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference  FOR FURTHER see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable, item 5 below.									
International application No.	International filing date (day/mor	th/year) (Earliest) Pri	iority Date (day/month/year)						
PCT/GB 00/03242	21/08/2000		21/08/1999						
Applicant	Applicant								
PRINTABLE FIELD EMITTERS	LIMITED								
This International Search Report has bee according to Article 18. A copy is being tra	ansmitted to the International Bure	au.	insmitted to the applicant						
This International Search Report consists  X  It is also accompanied by	of a total ofs a copy of each prior art document	heets. cited in this report.							
1. Basis of the report									
With regard to the language, the language in which it was filed, un	international search was carried o less otherwise indicated under this	ut on the basis of the internitem.	national application in the						
Authority (Rule 23.1(b)).	as carried out on the basis of a tra								
b. With regard to any nucleotide ar was carried out on the basis of the	e sequence listing :	sed in the international app	olication, the international search						
. —	onal application in written form. ernational application in computer i	eadable form							
		eadable form.							
	o this Authority in written form.	form							
the statement that the su	o this Authority in computer readble		ond the disclosure in the						
	as filed has been furnished. ormation recorded in computer rea	dable form is identical to th	ne written sequence listing has been						
2. Certain claims were for	und unsearchable (See Box I).								
3. Unity of invention is lac	cking (see Box II).								
4. With regard to the <b>title</b> ,									
the text is approved as s	ubmitted by the applicant.								
the text has been established by this Authority to read as follows:									
	<ol> <li>With regard to the abstract,</li> <li>the text is approved as submitted by the applicant.</li> </ol>								
the text has been establi	the text is approved as submitted by the applicant.  the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.								
6. The figure of the <b>drawings</b> to be put	olished with the abstract is Figure I	No.	4a						
X as suggested by the app			None of the figures.						
because the applicant fa	iled to suggest a figure.								
because this figure bette	r characterizes the invention.								

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 H01J9/02

According to International Patent Classification (IPC) or to both national classification and IPC

### B. FIELDS SEARCHED

 $\begin{array}{ll} \text{Minimum documentation searched (classification system followed by classification symbols)} \\ IPC & 7 & H01J \end{array}$ 

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, PAJ, WPI Data

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	EP 0 932 180 A (SONY CORP) 28 July 1999 (1999-07-28)	1,18,19, 24, 33-35, 37,40, 47,49
	column 20, line 45column 22, line 36; claims 9-20	
A	FR 2 723 255 A (SAMSUNG DISPLAY DEVICES CO LTD) 2 February 1996 (1996-02-02) claim 1	1
P,A	EP 0 957 503 A (SONY CORP) 17 November 1999 (1999-11-17) claims 1-5	1
	-/	

Further documents are listed in the continuation of box C.	Patent family members are fisted in affrex.		
Special categories of cited documents:  'A' document defining the general state of the art which is not considered to be of particular relevance  'E' earlier document but published on or after the international	<ul> <li>"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention</li> <li>"X" document of particular relevance; the claimed invention</li> </ul>		
filing date  *L* document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)  *O* document referring to an oral disclosure, use, exhibition or other means  *P* document published prior to the international filing date but	cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone  "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.		
Later than the priority date claimed  Date of the actual completion of the international search	*&* document member of the same patent family  Date of mailing of the international search report		
11 January 2001	17/01/2001		
Name and mailing address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2  NL - 2280 HV Rijswijk  Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,  Fax: (+31-70) 340-3016	Authorized officer  Van den Bulcke, E		

2

# INTERNATIONAL SEARCH REPORT

Inter Part I Application No
PCT/GB 00/03242

		PCT/GB UU/	03242				
C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT							
Category °	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.				
A	GB 2 304 989 A (TUCK RICHARD ALLAN ;LATHAM RODNEY VAUGHN (GB); TAYLOR WILLIAM (GB)) 26 March 1997 (1997-03-26) cited in the application claims 21-31		1				
Ą	GB 772 449 A (CHEMELEX CORPORATION) 10 April 1954 (1954-04-10) claims 1-13		1,3,9, 18,19				
A	GB 1 034 526 A (CHEMELEX) 29 June 1966 (1966-06-29) claim 1		1,3,9, 18,19				
		,					

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# INTERNATIONAL SEARCH REPORT

information on patent family members

Internal Application No PCT/GB 00/03242

Patent document cited in search repor	t	Publication date	Patent fa membe		Publication date
EP 0932180	Α	28-07-1999	JP 112	13866 A	06-08-1999
FR 2723255	Α	02-02-1996	= '	55574 A 05649 A	27-02-1996 09-04-1996
EP 0957503	Α	17-11-1999		29217 A 16975 A	30-11-1999 12-09-2000
GB 2304989	A	26-03-1997	CN 11 DE 696 DE 696 EP 08 ES 21 WO 97 GB 23 JP 115	26096 A 92288 A 07356 D 07356 T 42526 A 46890 T 06549 A 06246 A,B 10307 T 97139 A	05-03-1997 02-09-1998 27-04-2000 07-12-2000 20-05-1998 16-08-2000 20-02-1997 30-04-1997 07-09-1999 01-08-2000
GB 772449	Α		NONE		
GB 1034526	Α		NONE	<del></del>	

### F ENT COOPERATION TREA

### **PCT**

### **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

### From the INTERNATIONAL BUREAU

To:

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)

21 June 2001 (21.06.01)

ETATS-UNIS D'AMERIQUE
in its capacity as elected Office

International application No. PCT/GB00/03242

International filing date (day/month/year) 21 August 2000 (21.08.00)

Priority date (day/month/year)
21 August 1999 (21.08.99)

P402WO

Applicant's or agent's file reference

Applicant

. E TUCK, Richard, Allan

The designated Office is hereby notified of its election made:	
X in the demand filed with the International Preliminary Examining Authority	on:
16 March 2001 (16.03.01)	
in a notice effecting later election filed with the International Bureau on:	
2. The election X was	
was not	
made before the expiration of 19 months from the priority date or, where Rule 32 a Rule 32.2(b).	applies, within the time limit under
	<b>*</b>
	· •••

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

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